♦ AO 187 (Rev	7/87) Exhibit	and Witness	List
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UNITED STATES DISTRICT COURT

WESTERN	DISTRICT OF	NEW YORK

BENNY T. WARR and NINA M. WARR, Plaintiffs,

EXHIBIT AND WITNESS LIST

VS.

Case Number: 13-CV-6508-EAW-MWP

ANTHONY R. LIBERATORE, JOSEPH M. FERRIGNO, II, MITCHELL R. STEWART, II, JAMES M. SHEPPARD and CITY OF ROCHESTER,

Defendants.

PRESIDING JUDGE		PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY			
Hon. Marian W. Payson		Charles F. Burkwit, Esq.	Spencer L. Ash, Esq. of counsel			
TRIA	TRIAL DATE (S)			COURT REPORTER	COURTROOM DEPUTY	
PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EX	CHIBITS* AND WITNESSES
1					Disc - Cell phone video taken by 2:58 in length.	Tache Young – Dated: 5/1/13 –
2		,			Disc - Blue Light camera Video – Jefferson Ave. & Bartlett Street – Dated: 5/1/13 – Time frame: 8:04:40 p.m. to 8:51:50 p.m.	
3					Disc - Blue Light Camera Video – Elbow & Knee Strikes – Dated: 5/1/13	
4					Disc – various Blue Light Camer p.m.	ra Footage 8:10:55 p.m. to 8:44:45
5					Disc - Mary Adams – containing cell phone Audio – VN-2013-05- 14-11-06:40 AMR	
6					Disc - Colbert cell phone video	of incident
7					Disc - Photos Referenced by Expert Michael Levine	
8					Disc - Photos Referenced by Expert Michael Levine - with Edits	
9					Enlarged Photo – Aerial View o	f Jefferson Ave. and Bartlett St.
10				-	Enlarged Photo – Aerial View – Bartlett St.	West Side of Jefferson Ave. and

11	Enlarged Photo – Aerial View – East Side of Jefferson Ave. and Bartlett St.
12	Photo 1 – Scene – Bus stop
13	Photo 2 – Scene – Close up view of 595 Jefferson Ave. – Original Mojoe's
14	Photo 3 – Scene – Bus stop sign
15	Photo 4 – Scene – Bus stop sign – distance and close up view
16	Photo 5 – Scene – Original Mojoe's sign – bus stop – view of intersection
17	Photo 6 – Scene – Bartlett Sign at Jefferson/Bartlett intersection
18	Photo 7 – Scene – Bartlett Sign at Jefferson/Bartlett intersection – Atl. View
19	Photo 8 – Scene – Zoomed in Aerial view of Jefferson and Bartlett
20	Photo 9 – Scene – Close up of Zack Mini Mart – on Jefferson Avenue
21	Photo 10 – Scene – Close up of 581 Jefferson Street
22	Photo 11 – Scene – Close up of grey building on Jefferson Avenue (Swan Building)
23	Photo 12 – Scene – Warren's Pharmacy parking lot – Original Mojoe's sign
24	Photo 13 – Scene – Close up of Royal's Food Market – Jefferson
25	Photo 14 – Scene – Overhead Bartlett Street and Jefferson Avenue
26	Photo 15 – Scene – Bus at Jefferson Ave./Bartlett St. bus stop
27	911 Call printout aka "Officer's Job Card" – Bartlett Street and Jefferson Avenue – Dated: 5/1/13
28	Officer Liberatore – Information/Complaint – Benny Warr Arrest - Dated: 5/1/13
29	Officer Ferrigno – Information/Complaint – Benny Warr Arrest - Dated: 5/1/13
30	Officer Ferrigno – Incident Report – Benny Warr Arrest - Dated: 5/1/13
31	Officer Ferrigno – Supporting Deposition – Benny Warr Arrest - Dated: 6/24/13
32	Benny Warr – Prisoner Data Report – Dated: 5/1/13
33	Officer Ferrigno – Subject Resistance Report – Dated: 5/1/13
34	Officer Liberatore – Subject Resistance Report – Dated: 5/1/13
35	Sergeant Stewart – Subject Resistance Report – Dated: 5/1/13

36	Email from Andrew McPherson to Michael Callari – Dated: 5/13/13 – Re: Review of SRRs from Ferrigno, Liberatore, and Stewart with regard to Benny Warr
37	Handwritten Statement of Mary Adams – Dated: 5/15/13
38	Handwritten Statement of Derrick Latham – Dated: 4/15/14
39	Affidavit of Tache Young – Dated: 5/25/13
40	Handwritten Statement of La'Shonda C. Flowers – Dated: 5/22/13
41	Internal Departmental Correspondence – Lt. Anzalone to Lt. Callari Re: elbow strike to Benny Warr – Dated: 5/8/13
42	PSS Investigative Summary for Benny Warr - Case #13-0455 – Dated: 9/3/13
43	Chief Sheppard's Review of PSS – Benny Warr - Case #13- 0455
44	Concise Officer History – Sergeant Stewart
45	Concise Officer History – Chief Sheppard
46	Concise Officer History – Officer Liberatore
47	Concise Officer History – Officer Ferrigno
48	Complaint Against Officer Ferrigno – By: Laron Buchanan – PSS#: 13-1227 – Dated: 4/4/14
49	Complaint Against Officers Ferrigno and Liberatore – By: Kiev Philp PSS#: 12-0253 – Dated: 5/15/12
50	Complaint Against Officers Ferrigno and Liberatore – By: Jamie Gilmore – PSS#10-1217 Dated: 4/1/11
51	Complaint Against Officers Ferrigno and Liberatore – BY: Ronald Todd–PSS#10-0724 Dated: 9/13/10
52	Complaint Against Officers Ferrigno and Liberatore – By: Aramandra Flowers – PSS# 13-0457 – and Albertha Higgins – PSS#13-0458 – Dated: 2/17/14
53	Complaint Against Officer Ferrigno – By: Tonda Richardson – PSS#12-1035– Dated: 2/17/14
54	Complaint Against Officer Ferrigno – By: Darnell Williams – PSS#12-0568– Dated: 3/17/13
55	Complaint Against Officers Ferrigno and Liberatore – By: Jamick Baxter and Jaquil Baxter PSS# 2013-0641– Dated: 10/4/13
56	Complaint Against Officer Gonzalez – By Fandino Wilson – PSS#: 10-1193 – Dated: 5/13/11 – Wheelchair Use of Force Incident
57	Complaint Against Officer Ferrigno - US Dist. Court, Western Dist. of New York – By Robin Turner – Dated: 4/15/11

58	Memo to Officer Ferrigno from Lt. Singletary– Re: PSS#12-
	0568 – Dated: 4/10/13
59	Memo to Officer Ferrigno from Commander Farina – Re: PSS#10-217– Dated: 6/30/11
60	Memo to Officer Ferrigno from Sgt. Rivers – Re: Failure to call out – Dated: 11/2/12
61	Memo to Officer Liberatore from Sgt. Rivers – Re: Failure to call out – Dated: 10/27/12
62	Memo to Officer Ferrigno from Lt. Singletary – Re: Use of Force – Dated: 9/6/13
63	Memo to Sgt. Tordai from Officer Ferrigno – Re: Response to Memo – Dated: 9/11/13
64	Memo to Officer Ferrigno from Sgt. Bello – Re: Counseling Memo – Dated: 8/16/14
65	Memo to Officer Ferrigno from Sgt. Stewart – Re: Counseling Memo – Dated: 12/18/14
66	PSS Inventory 2010-2014 - Contained in Michael Levine Report
67	Monroe County DSS – Personal Injury Lien - for 5-1-13 date of loss – Benny Warr
68	Centers for Medicare and Medicaid Services – Payment Summary Form – Benny Warr – Dated: December 6, 2018
69	Criminal History of Benny Webb – Dated: 1/30/15
70	RPD General Order: Arrest #585
71	RPD General Order: Subject Resistance Report #335
72	RPD General Order: Discipline #301
73	RPD General Order: Americans with Disabilities Act #517
74	Memo from Officer Liberatore to Commander List – Re: PSS# 13-0455 – Dated: 8/28/13
75	Memo from Officer Ferrigno to Commander List – Re: PSS# 13-0455 – Dated: 8/28/13
76	PSS Testimony of Officer Ferrigno - Referenced by Plaintiff's Expert Michael Levine - Case # 13-0455 - Dated:6/13/13 pg. 4 lines 12-20; pg. 6, lines 4-17; pg. 7, lines 11-25; pg. 8, lines 1-25; pg. 9, lines 1-25; pg. 10, lines 1-25; pg. 11, lines 2-6; pg. 12, lines 8-20 pg. 15, lines 24-25; pg. 16, line 1 and 8-24; pg. 17, lines 16-25; pg. 18, lines 2-5; pg. 20, lines 22-25; and pg. 32, lines 1-8.
77	PSS Testimony of Sergeant Stewart - Referenced by Plaintiff's Expert Michael Levine - Case # 13-0455 - Dated: 6/20/13 - pg. 6, lines 17-25; pg. 7 lines 1-25; pg. 8, lines 1-7; pg. 15, lines 2-5 and pg. 17, lines 3-12.
78	PSS Testimony of Officer Liberatore - Referenced by Plaintiff's Expert Michael Levine – Case # 13-0455 – Dated: 6/10/13 Pg. 3,

	lines 23-25; pg. 4, lines 1-21; pg. 5, lines 24-25; pg. 6, lines 1-15;
	pg. 9, lines 3-19; pg. 10 1-19; pg. 11, lines 7-25; pg. 12, lines 1-6,
	11-16 and 21-25; pg. 13, lines 1-14 and 20-22; pg. 14, lines 16-24;
	pg. 15, lines 14-18; pg. 19, lines 10-25; pg. 20, lines 1-7; pg. 21,
	lines 6-11 and 16-18; pg. 22, lines 20-25; pg. 23, lines 1-8 and 13-
	16.
79	PSS Testimony of Officer Ferrigno – for Plaintiff's Direct Case
	- Dated: 6/13/13 - pg. 3, line 25; pg. 4, lines 1-11; pg. 11, lines 15-
	25; pg. 12, lines 1-25; pg. 13, lines 1-8; pg. 14, lines 11-25; pg. 15,
	lines 1-18; pg. 16, lines 2-4; pg. 18, lines 6-11; pg. 22, lines 14-25;
	pg. 23, lines 1-3; pg. 26, lines 13-20.
80	PSS Testimony of Officer Liberatore – for Plaintiff's Direct
	Case - Dated: 6/13/13 - pg. 8, lines 6-12; pg. 23, lines 9-12;
01	
81	PSS Testimony of Sergeant Stewart – for Plaintiff's Direct
	Case – Dated: 6/20/13 pg. 6, lines 17-25; pg. 7, lines 1-3.
82	Deposition Testimony of Capt. Michael Callari-Referenced by
	Plaintiff's Expert Michael Levine - Dated: 1/17/16 - pg. 53, lines
	17-25. Designated use for Plaintiff's Direct Case : Pg. 5, lines 8-
	17; pg. 6, lines 19-25; pg. 7, lines 2-12; pg. 9, lines 15-22; pg. 18,
	lines 8-15; pg. 20, lines 4-17; pg. 21, lines 4-25; pg. 22, lines 2-19;
1 1 1 1	pg. 23, lines 21-25; pg. 24, lines 2-5 and 21-25; pg. 25, lines 2-7;
	pg. 29, lines 11-24; pg. 39, lines 20-25; pg. 40, lines 2-8 and 19-25;
	pg. 41, lines 2-7 and 23-25; pg. 42, lines 2-8 and 23-25; pg. 43, line
	2 and lines 8-25; pg. 44, lines 2-25; pg. 45, lines 2-17; pg. 46, lines
	8-25; pg. 47, lines 2-25; pg. 48, lines 2-4; pg. 71, lines 12-16; pg.
	77, lines 4-13; pg. 111, lines 13-17; pg. 114, lines 7-13 and pg.
	123, lines 13-23.
83	Deposition Testimony of Tache Young -Referenced by
	Plaintiff's Expert Michael Levine - Dated: 3/30/15 - pg. 11, lines
	2-25; pg. 12, lines 1-24; pg. 13, lines 1-25; pg. 14, lines 1-25; pg. 15,
	lines 17-25; pg. 16, lines 1-18; pg. 17, lines 3-15; pg. 18, lines 9-25;
	pg. 19, lines 1-12; pg. 24, lines 10-25; pg. 25, lines 1-3 and 24-25;
	pg. 26, lines 1-16; pg. 28, lines 13-25; pg. 29, lines 6-25; pg. 30, lines
	1-25; pg. 35, lines 24-25 and pg. 36, lines 1-14.
84	Deposition Testimony of Officer Ferrigno -Referenced by
	Plaintiff's Expert Michael Levine – Dated: 2/13/15 - pg. 42, lines
	19-25; pg. 43, lines 1-2; pg. 51, lines 12-25; pg. 52, lines 1-2; pg. 54,
	lines 4-14; pg. 66, lines 23-25; pg. 67, lines 1-10; pg. 73, lines 21-25
	and pg. 74, lines 21-25; pg. 86, lines 18-25; pg. 87, lines 1-11; pg.
	89, lines 6-25; pg. 95, line 25, pg. 96, lines 1-25; pg. 97, line 1 and
	lines 24-25, pg. 98, lines 1-17; pg. 104, lines 4-25; pg. 105, lines 1-
	25, pg. 106, lines 1 and 19-25; pg. 107, lines 1-22; pg. 108, lines 17-
	25; pg. 109, lines 1-25; pg. 110, lines 1-19 and 21-25; pg. 111, lines
	1-4; pg. 112, lines 1-4 and 21-25; pg. 113, lines 1-6; pg. 117, lines
	2-12; pg. 118, lines 20-25; pg. 120, lines 12-19; pg. 121, lines 1-25;
	pg. 132, lines 18-21; pg. 133, lines 7-25; pg. 134, lines 1-13; pg. 140,

	lines 23-25; pg. 141, lines 1-13; pg. 142, lines 8-25 and pg. 143, lines 1-15.
85	Deposition Testimony of Derrick Latham -Referenced by Plaintiff's Expert Michael Levine – Dated: 3/30/15 - pg. 48, lines 6-11; pg. 13, lines 1-25; pg. 14, lines 1-13; pg. 15, lines 13-24; pg. 17, lines 16-19; pg. 18, lines 21-25; pg. 19, lines 1-25, pg. 20, lines 1-17; pg. 21, lines 15-25; pg. 27, lines 6-16; pg. 28, lines 24-25; pg. 26, lines 6-23; pg. 29, lines 1-16 and 17-25; pg. 30, lines 1-5; pg. 39, lines 19-25; pg. 40, lines 1-25; pg. 41, lines 1-9; pg. 100, lines 11-25 and pg. 101, lines 1-7.
86	Deposition Testimony of Officer Anthony Liberatore - Referenced by Plaintiff's Expert Michael Levine – Dated: 2/13/15 - pg. 16, lines 5-25; pg. 17, lines 1-9; pg. 28, lines 23-25; pg. 29, lines 1-9; pg. 31, lines 16-25; pg. 32, lines 1-25; pg. 33, lines 1-25; pg. 39, lines 3-21; pg. 54, lines 2-11; pg. 63, lines 11-20; pg. 65, lines 3-25; pg. 66, lines 1-25; pg. 67, lines 1-18; pg. 68, lines 9-25; pg. 69, lines 1-25; pg. 70, lines 2-6; pg. 71, lines 20-21; pg. 72, lines 1-3; pg. 74, lines 5-18 and 21-25; pg. 75, lines 1-9; pg. 76, lines 1-25; pg. 77, lines 1-25; pg. 78, lines 1-13; pg. 81, lines 10-12 and 20-22; pg. 82, lines 7-25; pg. 83, lines 1-25; pg. 84, lines 1-17 and 25; pg. 85, lines 1-3 and 10-25; pg. 86, line 1; pg. 87, lines 6-20; pg. 93, lines 4-25 and pg. 94, lines 1-6.
87	Deposition Testimony of Sergeant Mitchell Stewart - Referenced by Plaintiff's Expert Michael Levine – Dated: 2/18/15 - pg. 36, lines 19-25; pg. 37, lines 1-12; pg. 57, lines 21-25, pg. 58, lines 1-4; pg. 64, lines 1-14 and 16-25; pg. 74, lines 8-18; pg. 75, lines 7-24; pg. 83, lines 9-19; pg. 84, lines 5-13 and 16-22; pg. 88, lines 17-25; pg. 89, lines 1-25, pg. 90, lines 1-25; pg. 91, lines 1-25; pg. 98, lines 20-25; pg. 99, lines 1-5 and 18-25; pg. 100, lines 1-25; pg. 117, lines 2-13; pg. 121, lines 21-25; pg. 122, lines 1-12; pg. 124, lines 3-25; pg. 125, lines 1-12 and pg. 134, lines 3-15.
88	Deposition Testimony of Chief James M. Sheppard - Referenced by Plaintiff's Expert Michael Levine - Dated:2/18/15 - pg. 19, lines 14-18; pg. 20, lines 14-21; pg. 40, lines 11-16; pg. 41 lines 23-25; pg. 131 lines 3-17; pg. 31, lines 16-20; pg. 31, lines 21-24; pg. 120, line 25; pg. 121, lines 1-11; pg. 16, lines 15-17; pg. 113 8-15; pg. 70, lines 2-9; pg. 71, lines, 2-9; pg. 72, lines 17-25; pg. 106, lines 9-11; pg. 136, lines 17-19; pg. 107, lines 14-18; pg. 54, lines 3-15; pg. 59, lines 6-17; pg. 61, lines 5-18; pg. 61, lines 19-23; pg. 93, lines 2-6; pg. 125, lines 19-25; pg.128, lines 23-25; pg. 129, lines 1-6.
89	Deposition Testimony of Mary Adams -Referenced by Plaintiff's Expert Michael Levine – Dated: 3/30/15 - pg. 11, lines 2-23; pg. 13, lines 24-25; pg. 14, lines 1-25; pg. 15, lines 1-16; pg. 16, lines 7-25; pg. 17, lines 1-23; pg. 19, lines 5-25; pg. 22, lines 3-

	25; pg. 23, lines 1-9; pg. 30, lines 22-25; pg. 31, lines 1-25 and pg. 32, lines 1-5.
90	Deposition Testimony of Officer Joseph Ferrigno – for Plaintiff's Direct Case -Dated: 2/13/15 – pg. 19, lines 6-8; pg. 23, line 25; pg. 24, lines 2-20; pg. 25, lines 8-14; pg. 26, lines 20-23; pg. 27, lines 16-23; pg. 32, lines 8-13; pg. 33, lines 17-25; pg. 34, lines 2-25; pg. 35, lines 2-11; pg. 39, lines 3-7; and 17-25; pg. 40, lines 2-25; pg. 41, lines 2-3; pg. 43, lines 3-6 and 23-25; pg. 44, lines 2-3 and 23-25; pg. 45, lines 2-5 and 16-25; pg. 49, lines 6-11; pg. 67, lines 11-25; pg. 68, lines 2-20; pg. 85, lines 23-25; pg. 86, lines 2-25; pg. 87, lines 2-25; pg. 88, lines 2-5; pg. 97, lines 13-23; pg. 101, lines 4-16; pg. 108, lines 5-8; pg. 111, lines 24-25; pg. 112, lines 2-9; pg. 118, line 25; pg. 119, lines 2-6; pg. 123, lines 13-15; pg. 125, lines 3-25; pg. 126, lines 2-18; pg. 128, lines 14-19; pg. 129, lines 22-25; pg. 130, lines 2-6; pg. 131, lines 8-13 and 18-25; pg. 132, lines 2-10; pg. 135, lines 24-25; pg. 136, lines 2-6 and 18-25; pg. 137, lines 2-6.
91	Deposition Testimony of Officer Anthony Liberatore – for
	Plaintiff's Direct Case - Dated: 2/13/15 — pg. pg. 11, lines 6-25; pg. 12, lines 6-12; pg. 15, lines 23-25; pg. 16, lines 2-25; pg. 17, lines 2-15; pg. 24, lines 19-25; pg. 25, lines 2-16; pg. 26, lines 10-25; pg. 27, line 2; pg. 28, lines 23-25; pg. 29, lines 2-12; pg. 39, lines 16-24; pg. 40, lines 9-13; pg. 46, lines 2-22; pg. 63, lines 3-25; pg. 68, lines 6-8 and 20-25; pg. 69, lines 2-12 and 19-25; pg. 70, lines 2-3, 18-21 and 25; pg. 71, lines 2-3; pg. 76, lines 12-25; pg. 77, lines 2-24; pg. 82, lines 7-22.
92	Deposition Testimony of Sergeant Mitchell Stewart II – for Plaintiff's Direct Case - Dated: 2/18/15 – pg. 13, lines 13-20; pg. 49, lines 24-25; pg. 50, lines 2-3; pg. 56, lines 14-16; pg. 58, lines 18-22; pg. 75, lines 4-6; pg. 84, lines 14-22; pg. pg. 105, lines 4-7; pg. 106, lines 13-24; pg. 113, lines 9-15; pg. 131, lines 20-23; pg. 136, lines 6-8.
93	Plaintiff's Amended Expert Report - Ronald R. Reiber, Ph. D. – Dated: December 7, 2018
94	Plaintiff's Amended Expert Report - Kenneth Reagles, Ph. D. – Dated: December 6, 2018
95	Plaintiff's Expert Report - Michael Levine – Report, Dated March 11, 2016
96	Plaintiff's Supplemental Expert Report - Michael Levine – Dated December 6, 2018
97	Plaintiff's Expert Report – Dr. Clifford J. Ameduri – Dated: March 21, 2016
98	Plaintiff's Supplemental Expert Report – Dr. Clifford J. Ameduri – Dated: December 10, 2018.
99	Plaintiff's Expert - Michael J. Kuttner, Ph.D.–Psychological Evaluation– Dated: 4/5/16

100	Disintiffic Franch Donard Minhael L M. 44 Di D.
100	Plaintiff's Expert Report - Michael J. Kuttner, Ph.D.– Psychological Evaluation – Dated:
101	Medical Records – Benny Warr - Rural Metro Ambulance: 5/1/13
102	Medical Records – Benny Warr - Strong Memorial Hospital – ER: 5/1/13
103	Medical Records – Benny Warr - Strong Memorial Hospital– ER: 10/16/13
104	Medical Records – Benny Warr - Strong Memorial Hospital– ER: 1/1/14
105	Medical Records – Benny Warr - Strong Memorial Hospital– ER: 4/2/16
106	Medical Records - Benny Warr - Highland Hospital Medical Imaging - PRIOR: 8/6/04 Left Hip-7/14/08 Right Shoulder - 11/20/08 Pelvis -10/14/10 Left Hip -10/14/10 Abdominal-1/28/13
107	Medical Records – Benny Warr - Highland Hospital Medical Imaging - AFTER: Left Hip - 5/10/13 Left Hip - 3/4/14 Lumbar–3/4/14 Cervical –3/4/14 Right Knee - 6/2/14 Cervical - 9/29/14
108	Medical Records - Benny Warr - Mark A. Brown, M.D.— Jefferson Family Medicine: 8/9/13, 9/4/13, 9/10/13, 9/25/13, 10/18/13, 10/24/13, 10/29/13, 11/22/13, 11/29/13, 12/13/13, 1/3/14, 1/17/14, 2/11/14, 2/14/14, 3/6/14, 4/9/14, 4/23/14, 5/28/14, 6/4/14, 6/11/14, 7/2/14, 7/9/14, 8/6/14, 8/13/14, 8/29/14, 9/5/14, 9/10/14, 10/6/14, 11/7/14, 12/8/14, 1/7/15, 2/10/15, 3/16/15, 4/13/15, 6/5/15, 6/10/15, 8/5/15, 10/7/15, 11/18/15, 1/18/16, 3/21/16, 6/13/16, 7/15/16, 9/2/16, 9/16/16, 10/28/16, 12/2/16, 6/19/17, 11/30/17, 5/17/18, 7/3/18, 9/28/18
109	Medical Records - Benny Warr - Rochester Pain Management: 4/20/16, 5/11/16, 5/18/16, 5/25/16, 6/15/16, 7/6/16, 8/3/16, 10/17/18, 11/5/18, 11/20/18
110	Medical Records - Benny Warr - Michael Stanton, M.D.–EMG: 6/7/13
111	Medical Records - Benny Warr - Borg & Ide Imaging- Brain MRI: 7/30/14 Cervical MRI–2/12/15 Cervical CT Addendum–2/16/15
112	Medical Records - Benny Warr - Metcare TX Pharmacy (Med X Care): 5/1/12 –4/17/15
113	Medical Records - Benny Warr - Allen D. Pettee, M.D.: 6/10/14
114	Medical Records - Benny Warr - Nathan Odom, M.D.:4/9/15, 7/8/15
115	Medical Records- Benny Warr - Rochester General Hospital Pain Clinic: 10/11/13, 1/7/14, 3/3/14, 5/5/14, 8/11/14, 11/13/14, 2/9/15, 4/27/15
116	Medical Records - Benny Warr - Catholic Family Center: 5/16/13, 5/24/13, 6/12/13, 6/21/13, 7/11/13, 8/5/13, 8/13/13,

	9/24/13, 10/7/13, 10/14/13, 10/22/13, 11/12/13, 12/6/13, 12/13/13,
	1/13/14, 1/21/14, 1/28/14, 2/20/14, 2/25/14, 3/7/14, 3/25/14,
	3/27/14, 4/2/14, 5/23/14, 6/6/14, 6/27/14, 7/1/14, 7/11/14, 7/23/14,
	8/12/14, 9/16/14, 9/23/14, 10/7/14, 10/11/14, 10/28/14, 11/5/14,
	11/24/14, 12/8/14, 1/9/15, 1/21/15, 2/4/15, 2/17/15, 3/3/15, 3/26/15,
	4/8/15, 4/17/15, 5/4/15, 5/15/15, 6/26/15, 7/7/15, 7/21/15, 8/5/15,
	10/5/15, 11/12/15, 12/7/15 - Discharged 3/9/16
117	Medical Records - Benny Warr - Gary Tebor, M.D.: 9/19/13
118	Medical Records - Benny Warr - Clifford Ameduri, M.D.:
	2/26/14, 3/11/14 (EMG), 3/21/14, 5/21/14, 7/21/14, 9/26/14,
	11/7/14, 1/5/15, 3/26/15,5/21/15, 7/17/15, 9/11/15, 11/9/15,
	1/11/16, 3/7/16, 5/3/16, 7/5/16, 8/25/16, 10/26/16, 1/31/17, 5/2/17,
	11/21/18
119	Medical Records - Benny Warr - University Medical Imaging
	AFTER: CT-Head-5/1/13, CT -Cervical-5/1/13, X-Ray -Left hip-
	5/1/13, X-Ray –Lumbar –5/1/13, X-Ray –Thoracic –5/1/13, X-Ray –
	Right Knee –5/1/13, X-Ray –Left Clavicle–5/1/13, X-Ray –Right
	Clavicle -5/1/13, X-Ray—Chest-5/1/13
120	Medical Records - Benny Warr - Genesee Valley Physical
	Therapy-Discharged 7/9/14–32 Visits: 1/14/14, 1/16/14, 1/20/14,
	1/23/14, 1/27/14, 1/30/14, 2/10/14, 2/13/14, 2/24/14, 2/27/14,
	3/6/14, 3/17/14, 3/20/14, 3/24/14, 4/3/14, 4/7/14, 4/10/14, 4/17/14,
	4/21/14, 4/24/14, 4/28/14, 5/1/14, 5/8/14, 5/15/14, 5/19/14, 5/22/14,
	6/2/14, 6/5/14, 6/9/14, 6/12/14, 6/19/14, 6/23/14
121	Medical Records Benny Warr - Genesee Valley Physical
	Therapy-5/6/15-2/24/16—29 Visits: 5/6/15, 5/14/15, 5/21/15,
	5/28/15, 6/1/15, 6/4/15, 6/15/15, 7/2/15, 7/9/15, 7/16/15, 7/23/15,
	7/30/15, 8/6/15, 8/13/15, 9/16/15, 10/15/15, 10/15/15, 10/26/15,
	10/29/15, 11/2/15, 11/5/15, 11/9/15, 11/12/15, 11/16/15, 11/19/15,
	11/23/15, 11/30/15, 12/7/15, 12/10/15, 12/14/15, 12/17/15,
	12/21/15, 1/11/16, 1/13/16, 1/18/16, 1/25/16, 2/3/16, 2/8/16,
	2/10/16, 2/17/16, 2/24/16.
122	Medical Records- Benny Warr -Bradley Vanheukelum, M.D
	Anthony L. Jordan Health Center- PRIOR: 6/30/06, 6/19/08,
	7/11/08, 7/18/08, 8/11/08, 9/11/08, 9/17/08, 10/16/08, 10/30/08,
	12/10/08, 1/12/09, 1/28/09, 2/11/09, 2/17/09, 2/18/09, 6/26/09,
	8/12/09, 9/16/09, 11/11/09, 11/25/09, 1/15/10, 2/23/10, 4/5/10,
	5/4/10, 6/2/10, 7/2/10, 8/2/10, 9/3/10, 10/1/10, 11/1/10, 11/10/10,
	1/18/11, 3/1/11, 5/24/11, 8/12/11, 8/24/11, 9/7/11, 9/14/11, 9/21/11,
	10/6/11, 10/19/11, 10/21/11, 10/24/11, 10/26/11, 11/2/11, 11/14/11,
	5/1/12, 6/6/12, 12/6/12, 12/18/12, 1/16/13, 4/3/13, 4/17/13, 4/18/13
123	Medical Records- Benny Warr - Bradley Vanheukelum, M.D. –
	Anthony L. Jordan Health Center - LABS
L	Animony L. Condain Health Center - LADO

124	Medical Records- Benny Warr - Bradley Vanheukelum, M.D. –
	Anthony L. Jordan Health Center AFTER: 5/3/13, 5/8/13,
	5/15/13, 5/22/15, 6/5/13, 6/21/13, 7/17/13, 7/31/13

^{*} Include a notation as to the location of any exhibit not held with the case file or not available because of size.